SUPREME COURT MINUTES FRIDAY, JULY 27, 2012 SAN FRANCISCO, CALIFORNIA

S204275 F065316 Fifth Appellate District

ARGUELLO (ERIC) v. S.C.

(PEOPLE)

Petition for review & application for stay denied

S204322 A129800 First Appellate District, Div. 4

SUMMIT BANK v. ROGERS

(ROBERT)

Time for ordering review extended on the court's own motion The time for granting review on the court's own motion is hereby extended to September 26, 2012. (Cal. Rules of Court, rule 8.512(c).)

S051968

PEOPLE v. MORELOS (VALDAMIR FRED)

Extension of time granted

Good cause appearing, and based upon Deputy State Public Defender Sara Theiss's representation that she anticipates filing the appellant's opening brief by March 2013, counsel's request for an extension of time in which to file that brief is granted to September 28, 2012. After that date, only three further extensions totaling about 180 additional days are contemplated.

An application to file an overlength brief must be served and filed no later than 60 days before the anticipated filing date. (See Cal. Rules of Court, rule 8.631(d)(1)(A)(ii) & (B)(ii).)

S062259

PEOPLE v. SCULLY (ROBERT WALTER)

Extension of time granted

Good cause appearing, and based upon Supervising Deputy State Public Defender Margot Garey's representation that she anticipates filing the appellant's opening brief by August 30, 2012, counsel's request for an extension of time in which to file that brief is granted to August 30, 2012. After that date, no further extension will be granted.

PEOPLE v. NADEY, JR., (GILES ALBERT)

Extension of time granted

Good cause appearing, and based upon counsel Christopher Johns's representation that he anticipates filing the appellant's opening brief by August 30, 2012, counsel's request for an extension of time in which to file that brief is granted to August 30, 2012. After that date, no further extension will be granted.

S093944

PEOPLE v. BERTSCH (JOHN ANTHONY) & HRONIS (JEFFERY LEE)

Extension of time granted

On application of appellant John Anthony Bertsch and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to September 21, 2012.

S118147

PEOPLE v. MIRANDA-GUERRERO (VICTOR M.)

Extension of time granted

Good cause appearing, counsel's request for an extension of time in which to file the appellant's opening brief is granted to September 28, 2012. After that date, no further extension will be granted. Counsel is ordered to inform his or her supervising attorney, if any, of this schedule, and to take all steps necessary to meet it.

An application to file an overlength brief must be served and filed no later than 60 days before the anticipated filing date. (See Cal. Rules of Court, rule 8.631(d)(1)(A)(ii) & (B)(ii).)

S142857

PEOPLE v. DUNLAP (DEAN ERIC)

Extension of time granted

Appellant's request for relief from default is granted.

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to September 11, 2012.

HOUSTON (ERIC CHRISTOPHER) ON H.C.

Extension of time granted

Good cause appearing, and based upon counsel David H. Schwartz's representation that he anticipates filing the reply to the informal response to the petition for writ of habeas corpus by October 2012, counsel's request for an extension of time in which to file that document is granted to September 17, 2012. After that date, only one further extension totaling about 20 additional days is contemplated.

S192958

ELLIOTT (MARCHAND) ON H.C.

Extension of time granted

Good cause appearing, and based upon counsel Richard B. Mazer's representation that he anticipates filing the reply to the informal response to the petition for writ of habeas corpus by the end of November 2012, counsel's request for an extension of time in which to file that document is granted to August 24, 2012. After that date, only two further extensions totaling about 90 additional days are contemplated.

S195127

S197169

BEAMES (JOHN MICHAEL) ON H.C.

Extension of time granted

Good cause appearing, and based upon counsel Tim Brosnan's representation that he anticipates filing the reply to the informal response to the petition for writ of habeas corpus by September 21, 2012, counsel's request for an extension of time in which to file that document is granted to September 21, 2012. After that date, no further extension is contemplated.

PACK (RYAN) v. S.C. (CITY OF LONG BEACH)

Extension of time granted

On application of petitioners and good cause appearing, it is ordered that the time to serve and file the response to amicus curiae is extended to and including August 6, 2012.

B228781 Second Appellate District, Div. 3

S200158 H036501 Sixth Appellate District

PEOPLE v. CLANCEY (WESLEY CIAN)

Extension of time granted

On application of appellant and good cause appearing, it is ordered that the time to serve and file the answer brief on the merits is extended to August 20, 2012.

PASSALACQUA (JOSE) ON H.C.

Extension of time granted

On application of petitioner and good cause appearing, it is ordered that the time to serve and file the reply to informal response is extended to August 13, 2012.

S202512

GARCIA (SERGIO C.) ON ADMISSION

Application to appear as counsel pro hac vice granted

The application of Jose Perez for admission pro hac vice to appear on behalf of Cesar Vargas is hereby granted. (See Cal. Rules of Court, rule 9.40.)

S202512

GARCIA (SERGIO C.) ON ADMISSION

Application to appear as counsel pro hac vice granted

The application of Michael Tan for admission pro hac vice to appear on behalf of American Civil Liberties Union, American Immigration Lawyers Association, American Civil Liberties Union of Northern California, American Civil Liberties Union of San Diego and Imperial Counties, American Civil Liberties Union of Southern California, Asian Law Caucus, Legal Aid Society-Employment Law Center, National Asian Pacific American Bar Association and National Immigration Law Center is hereby granted. (See Cal. Rules of Court, rule 9.40.)

S202512

GARCIA (SERGIO C.) ON ADMISSION

Application to appear as counsel pro hac vice granted

The application of Lee Gelernt for admission pro hac vice to appear on behalf of American Civil Liberties Union, American Immigration Lawyers Association, American Civil Liberties Union of Northern California, American Civil Liberties Union of San Diego and Imperial Counties, American Civil Liberties Union of Southern California, Asian Law Caucus, Legal Aid Society-Employment Law Center, National Asian Pacific American Bar Association and National Immigration Law Center is hereby granted. (See Cal. Rules of Court, rule 9.40.)

S196830 B209056 Second Appellate District, Div. 4

EL-ATTAR (OSAMAH) v. HOLLYWOOD PRESBYTERIAN MEDICAL CENTER

Order filed

On application of amicus curiae BETA Healthcare Group and good cause appearing, it is ordered that the time to serve and file its amicus curiae brief is hereby extended to August 31, 2012.

S201116 A131254 First Appellate District, Div. 4

BERKELEY HILLSIDE PRESERVATION v. CITY OF BERKELEY (LOGAN)

Order filed

The application of respondents and real parties in interest, Michell Kapor and Freada Kapor-Klein, and respondents City of Berkeley and City Council of the City of Berkeley to file a joint opening brief on the merits in excess of the word limit is hereby granted.

S202574

WEBB ON DISCIPLINE

Recommended discipline imposed

The court orders that MARK LOPERT WEBB, State Bar Number 67959, is suspended from the practice of law in California for nine months, as recommended by the Hearing Department of the State Bar Court in its Order Approving Stipulation filed on April 4, 2012.

Costs are awarded to the State Bar in accordance with Business and Professions Code section 6086.10 and are enforceable both as provided in Business and Professions Code section 6140.7 and as a money judgment.

S202575

NADASI ON DISCIPLINE

Recommended discipline imposed

The court orders that LESLIE FERENC NADASI, State Bar Number 81237, is suspended from the practice of law in California for one year, execution of that period of suspension is stayed, and he is placed on probation for two years subject to the following conditions:

- 1. LESLIE FERENC NADASI is suspended from the practice of law for the first 30 days of probation;
- 2. LESLIE FERENC NADASI must comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its Order Approving Stipulation filed on April 4, 2012; and
- 3. At the expiration of the period of probation, if LESLIE FERENC NADASI has complied with all conditions of probation, the one-year period of stayed suspension will be satisfied and that suspension will be terminated.

LESLIE FERENC NADASI must also take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order and provide satisfactory proof of such passage to the State Bar's Office of Probation in Los Angeles within the same period. Failure to do so may result in suspension. (Cal. Rules of Court, rule 9.10(b).)

Costs are awarded to the State Bar in accordance with Business and Professions Code section 6086.10 and are enforceable both as provided in Business and Professions Code section 6140.7 and as a money judgment. One-half of the costs must be paid with his membership fees for each of the years 2013 and 2014. If LESLIE FERENC NADASI fails to pay any installment as described above, or as may be modified by the State Bar Court, the remaining balance is due and payable immediately.

ODOM, JR., ON DISCIPLINE

Recommended discipline imposed: disbarred

The court orders that GUY ALLISON ODOM, JR., State Bar Number 77618, is disbarred from the practice of law in California and that his name is stricken from the roll of attorneys. GUY ALLISON ODOM, JR., must make restitution to the Estate of Ruby Lee Howard in the amount of \$175,304.51 plus 10 percent interest per year from December 23, 2010. Any restitution owed to the Client Security Fund is enforceable as provided in Business and Professions Code section 6140.5, subdivisions (c) and (d).

GUY ALLISON ODOM, JR., must also comply with California Rules of Court, rule 9.20, and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order.

Costs are awarded to the State Bar in accordance with Business and Professions Code section 6086.10 and are enforceable both as provided in Business and Professions Code section 6140.7 and as a money judgment.

S202580

HARLOW ON DISCIPLINE

Recommended discipline imposed

The court orders that SCOTT NELSON HARLOW, State Bar Number 107024, is suspended from the practice of law in California for two years, execution of that period of suspension is stayed, and he is placed on probation for three years subject to the following conditions:

- 1. SCOTT NELSON HARLOW is suspended from the practice of law for the first one year of probation;
- 2. SCOTT NELSON HARLOW must comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its Order Approving Stipulation filed on March 27, 2012; and
- 3. At the expiration of the period of probation, if SCOTT NELSON HARLOW has complied with all conditions of probation, the two-year period of stayed suspension will be satisfied and that suspension will be terminated.

SCOTT NELSON HARLOW must also take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order and provide satisfactory proof of such passage to the State Bar's Office of Probation in Los Angeles within the same period. Failure to do so may result in suspension. (Cal. Rules of Court, rule 9.10(b).)

SCOTT NELSON HARLOW must also comply with California Rules of Court, rule 9.20, and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order. Failure to do so may result in disbarment or suspension.

Costs are awarded to the State Bar in accordance with Business and Professions Code section 6086.10 and are enforceable both as provided in Business and Professions Code section 6140.7 and as a money judgment.

BORRELLI ON DISCIPLINE

Recommended discipline imposed: disbarred

The court orders that STEPHEN THOMAS BORRELLI, State Bar Number 143746, is disbarred from the practice of law in California and that his name is stricken from the roll of attorneys. STEPHEN THOMAS BORRELLI must also comply with California Rules of Court, rule 9.20, and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order.

Costs are awarded to the State Bar in accordance with Business and Professions Code section 6086.10 and are enforceable both as provided in Business and Professions Code section 6140.7 and as a money judgment.

S202585

AKULIAN ON DISCIPLINE

Recommended discipline imposed

The court orders that LEO ASTOR AKULIAN, State Bar Number 208006, is suspended from the practice of law in California for four years, execution of that period of suspension is stayed, and he is placed on probation for two years subject to the following conditions:

- 1. LEO ASTOR AKULIAN is suspended from the practice of law for the first 90 days of probation;
- 2. LEO ASTOR AKULIAN must comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its Order Approving Stipulation filed on March 16, 2012; and
- 3. At the expiration of the period of probation, if LEO ASTOR AKULIAN has complied with all conditions of probation, the four-year period of stayed suspension will be satisfied and that suspension will be terminated.

LEO ASTOR AKULIAN must also comply with California Rules of Court, rule 9.20, and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order. Failure to do so may result in disbarment or suspension.

Costs are awarded to the State Bar in accordance with Business and Professions Code section 6086.10 and are enforceable both as provided in Business and Professions Code section 6140.7 and as a money judgment. One half of the costs must be paid with his membership fees for each of the years 2013 and 2014. If LEO ASTOR AKULIAN fails to pay any installment as described above, or as may be modified by the State Bar Court, the remaining balance is due and payable immediately.

S202586

HASSON ON DISCIPLINE

Recommended discipline imposed

The court orders that HARVEY RAYMOND HASSON, State Bar Number 37346, is suspended from the practice of law in California for three years, execution of that period of suspension is stayed, and he is placed on probation for three years subject to the following conditions:

1. HARVEY RAYMOND HASSON is suspended from the practice of law for a minimum of

15 months and he will remain suspended until the following requirements are satisfied:

- i. He makes restitution to Grossmont Hospital in the amount of \$3,796.50 plus 10 percent interest per year from April 14, 2004 (or reimburses the Client Security Fund, to the extent of any payment from the fund to Grossmont Hospital, in accordance with Business and Professions Code section 6140.5) and furnishes proof to the State Bar's Office of Probation in Los Angeles; and
- ii. HARVEY RAYMOND HASSON must also provide proof to the State Bar Court of his rehabilitation, fitness to practice and learning and ability in the general law before his suspension will be terminated. (Rules Proc. of State Bar, tit. IV, Stds. for Atty. Sanctions for Prof. Misconduct, std. 1.4(c)(ii).)
- 2. HARVEY RAYMOND HASSON must comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its Order Approving Stipulation filed on March 23, 2012.
- 3. At the expiration of the period of probation, if HARVEY RAYMOND HASSON has complied with all conditions of probation, the three-year period of stayed suspension will be satisfied and that suspension will be terminated.

HARVEY RAYMOND HASSON must also take and pass the Multistate Professional Responsibility Examination during the period of his suspension and provide satisfactory proof of such passage to the State Bar's Office of Probation in Los Angeles within the same period. Failure to do so may result in suspension. (Cal. Rules of Court, rule 9.10(b).) HARVEY RAYMOND HASSON must also comply with California Rules of Court, rule 9.20,

HARVEY RAYMOND HASSON must also comply with California Rules of Court, rule 9.20, and perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 calendar days, respectively, after the effective date of this order. Failure to do so may result in disbarment or suspension.

Costs are awarded to the State Bar in accordance with Business and Professions Code section 6086.10 and are enforceable both as provided in Business and Professions Code section 6140.7 and as a money judgment. One-third of the costs must be paid with his membership fees for each of the years 2013, 2014, and 2015. If HARVEY RAYMOND HASSON fails to pay any installment as described above, or as may be modified by the State Bar Court, the remaining balance is due and payable immediately.